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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/802,581	03/17/2004	Erwin Coenraad Murk	903-101	3875
23869 75	590 03/27/2006	•	EXAM	INER
HOFFMANN & BARON, LLP 6900 JERICHO TURNPIKE			DIXON, MERRICK L	
SYOSSET, NY			ART UNIT	PAPER NUMBER
,			1774	

DATE MAILED: 03/27/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
	10/802,581	10/802,581 MURK, ERWIN COL		
Office Action Summary	Examiner	Art Unit		
	Merrick Dixon	1774		
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet w	ith the correspondence a	ddress	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 136(a). In no event, however, may a will apply and will expire SIX (6) MO te. cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this. BANDONED (35 U.S.C. § 133).		
Status				
 1) Responsive to communication(s) filed on 29 £ 2a) This action is FINAL. 2b) Thi 3) Since this application is in condition for allowed closed in accordance with the practice under 	s action is non-final. ance except for formal ma		ne merits is	
Disposition of Claims				
4) ☐ Claim(s) 1-16 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-16 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	awn from consideration.			
Application Papers				
9) The specification is objected to by the Examination 10) The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct of the oath or declaration is objected to by the Examination.	cepted or b) objected to e drawing(s) be held in abeya ction is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 C		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau	ts have been received. ts have been received in a prity documents have been	Application No	ıl Stage	
* See the attached detailed Office action for a list		t received. MUNUS MERRICK DIXON IMARY EXAMINER		
Attachment(s)) Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)		
Notice of References Cited (PTO-532) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	Paper No	(s)/Mail Date Informal Patent Application (PT	ГО-152)	

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1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over von Bonin(US 4831062) in view of European Patent(EP 1001000A1).

The primary reference to von Bonin teaches the basic claimed product including an article of fiber-reinforced fire product comprising a matrix of plasticizer, sawdust, fillers and glass fibers including layers made therefrom- col 1, lines 5-14; col 3, 52- col 4, line 7. Although the primary reference teaches the numerous and included material for its fire protection article as claimed, it appears silent to the aspect of including aluminous cement in its matrix. The secondary reference to the European Patent, however, teaches that it is known in the art to include such claimed aluminous cement material in fire protective articles as taught by the primary reference. It would have been obvious to one of ordinary skill in the art the time the invention is made to combine the teachings of the secondary reference and include such cement material as taught by the secondary reference in von Bonin, in the absence of unexpected results and to further impart desired demands and properties to the same-page 3, lines 10-15. concerning claims 3 and 5, the primary reference teaches the claimed filler material and includes sawdust- col 3, lines 51- col 4, line 4. Concerning claims 2 and 4, the reference teaches the claimed plasticizer in col 4, lines 14-34. Concerning claims 8 and 9, both reference panel building articles- see primary reference, col 5, lines 40-53.; see European patent,

page 3, lines 12-15. Concerning claim 7, the primary reference teaches the fibers in a parallel-like manner- col 5, lines 50-53. See secondary reference, also.

3. Claims 10-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over European Patent(EP 1001000 A1).

The cited reference teaches the claimed process including mixing several material together and casting and drying same to form the fire retardant product- page 2, lines 50-58; page 4, lines 36-38; page 3, lines 2-22. Concerning claims 11-15, it is submitted the type and/or amounts of material used during the process is of no patentable consequences to the instant question for patentability which must be manipulatively distinct. However, it is submitted it would have been obvious in the cited reference to employ such material. It is submitted, however, the reference teaches these material-see reference. Concerning claim 16, the reference teaches multilayering steps on page 4, lines 37-41. It is submitted it would have been obvious to the skilled artisan to apply such layers in desired order. This amounts to rearranging such layers- In re Japikse, 86 USPQ 70.

4. Applicant's arguments filed 12-29-05 have been fully considered but they are not persuasive. Applicants argue each reference singularly contending the von Bonin reference indeed teaches plasticizers but like that claimed; applicants further argue the reference teaches glass fibers but not like that claimed; applicants argue that the cited references' material would require shorter cure time than for the claimed material.

Applicants finally argue that any modification of the primary reference to arrive at the

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claimed invention would "destroy" the purpose and intent of the primary reference. Applicant argue the Magni reference fails to suggest/teach using specific plasticizer and glass fibers. Applicants finally argue the Magni reference also fails to teach the instant claimed invention' cure time. The examiner responds by first reminding applicants that the office is in no position to experimentally determine whether or not, in a article such as that at issue, the subject matter known, i.e., cure time, is the same as that known in the prior art. Accordingly, in such instances, this shifts the burden to applicants who have the resources to make a clear distinction and to better experimentally define and identify the differences between the obvious combined teachings of the references and the claimed invention. Additionally, the references are not cited for their respective lack of related teachings. The references are cited for teachings expressly highlighted by the examiner. Thus, the secondary reference to Magni is cited for reasons as articulated in the previous office action. Regarding the fact the primary reference teaches plasticizers and glass fibers, but like those claimed. To this the examiner submits such general material/teachings of the reference's disclosure do not expressly exclude those specifically claimed in the instant application. Accordingly and in light of such submission, it is submit such types plasticizer, as claimed, would have been obvious to the skilled artisan, in the absence of unexpected results. Likewise, the claimed type

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

glass fibers would have been obvious for reasons articulated above.

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Applicants who wish to send a facsimile (draft copies) for the examiner's immediate review can do so by using the Examiner's personal fax number at 571-273-1520. The faxing of all papers must conform with the notice published in the Official Gazette, 1096 O.G. 30 (November 15, 1989). NOTE: All facsimiles sent to the examiner's personal fax number should be in draft-forms and will be treated as informal.

Same facsimiles will not be entered in the related applications unless otherwise agreed and noted by the examiner.

The fax number for all other fascimile is 571-273-8300.

Information about the status of an application may be obtained from the Patent Information Retrieval system (Private PAIR).

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Status inquires for **published applications** may be retrieved from either **Private PAIR** or **Public PAIR**. Questions about the PAIR system should be directed to the Electronic Business Center at **866-217-9197**.

Any questions concerning the instant communication should be directed to Examiner Dixon, at 571-272-1520, Mondays, Wednesdays and Thursdays, between 12 noon and 8 PM, eastern time.

Merrick Dixon

Primary Examiner

Group 1700